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## BEFORE THE ARIZONA CORPORATION COMMISSION

2 2003 NOV 10 P 2: 20 COMMISSIONERS 3 MARC SPITZER, Chairman CORP COMMISSION JIM IRVIN WILLIAM A. MUNDELLMENT CONTROL 4 JEFF HATCH-MILLER 5 MIKE GLEASON 6 DOCKET NO. S-03482A-03-0000 IN THE MATTER OF: 7 INTERSECURITIES, INC. 570 Carillon Parkway 8 St. Petersburg, FL 33716-1202 Arizona Corporation Commission CRD# 16164 DOCKETED 9 GREGORY RUSSELL BROWN and NOV 1 0 2003 10 JANE DOE BROWN, husband and wife 16417 South 15<sup>th</sup> Drive 11 DOCKETED BY Phoenix, AZ 85045 CRD# 2233684 12 13 Respondents. PROCEDURAL ORDER 14 BY THE COMMISSION: On May 6, 2003, the Securities Division ("Division") of the Arizona Corporation 15 16 Commission ("Commission") filed a Notice of Opportunity for Hearing Regarding Proposed Order to 17 Cease and Desist, for Restitution, for Administrative Penalties, and For Other Affirmative Action 18 ("Notice") against Intersecurities, Inc. and Gregory Russell Brown and Jane Doe Brown 19 ("Respondents") in which the Division alleged that Respondents have engaged in acts, practices, and 20 transactions that constitute violations of the Arizona Securities Act ("Act"). 21 On June 23, 2003, Intersecurities filed its Answer and also requested a jury trial in this matter. 22 On July 11, 2003, the Browns filed a Motion to join Intersecurities' demand for a jury trial. 23 On August 22, 2003, by Procedural Order, a pre-hearing was scheduled for October 15, 2003 24 to address the Respondents' request for a jury trial. 25 On September 23, 2003, the Division filed a Response that objected to the Respondents' 26 request for a jury trial.

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On October 15, 2003, the pre-hearing was held as scheduled. Intersecurities and the Browns

appeared through counsel. The Division was also represented by counsel. At the pre-hearing the

parties advocated their positions regarding the Respondents' request for a jury trial. 1 conclusion of the arguments, the Respondents' request for a jury trial was denied. During the course 2 of the pre-hearing, the parties stated that, based upon the amount of discovery necessary in this 3 4 matter, another pre-hearing would be necessary in this matter. 5 Accordingly, a pre-hearing conference should be scheduled in order to address the discovery 7 8 9 10 11 12 DATED this /O day of November, 2003. 13 14 15 16 Copies of the foregoing mailed/delivered 17 this //o day of November, 2003 to: 18 Michael S. Lamont FOWLER WHITE BOGGS BANKER 19 501 East Kennedy Blvd., Ste. 1700 Tampa, FL 33602 20 21 Burton W. Wiand FOWLER WHITE BOGGS BANKER 22 501 East Kennedy Blvd., Ste. 1700 Tampa, FL 33602 23 24 Maya M. Wolfe FOWLER WHITE BOGGS BANKER 25 501 East Kennedy Blvd., Ste. 1700 Tampa, FL 33602

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issues, the presentation of evidence and the scheduling of discovery timelines and a hearing. IT IS THEREFORE ORDERED that a pre-hearing conference shall be held on November 18, 2003 at 9:00 a.m. at the Commission's offices, 1200 West Washington, Phoenix, Arizona. IT IS FURTHER ORDERED that the Respondents' Motion for a Jury Trial is denied. IT IS FURTHER ORDERED that the Ex Parte Rule is still in effect. IT IS FURTHER ORDERED that the Presiding Officer may rescind, alter, amend or waive any portion of this Procedural Order by subsequent Procedural Order or by ruling at hearing. PHILIP J. DION III ADMINISTRATIVE LAW JUDGE

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